REMARKS

Claims 1-9 are currently pending in the subject application and are presently under consideration. Claim 1, 6, 7, 8 and 9 have been amended as shown on pages 3-4 of the Reply. Claim 5 stands cancelled herein. New claims 10-17 have been added. Support for these claims can be found in the specification as filed at paragraph [0065], [0066], and [0067]. In addition, the specification has been amended as indicated on page 2.

The below comments present in greater detail distinctive features of applicants' claimed invention over the cited art that were conveyed to Examiner Pesin over the telephone on August 24, 2007.

Applicants' representative notes with appreciation the indication that claims 4-9 would be allowable if recast in independent form to include all limitations of respective base claims and any intervening claims.

Favorable reconsideration of the subject patent application is respectfully requested in view of the comments and amendments herein.

I. Rejection of Claims 1-3 Under 35 U.S.C. §102(e)

Claims 1-3 stand rejected under 35 U.S.C. §102(e) as being anticipated by Hurley, et al. (US 5,933,637). Withdrawal of this rejection is requested for the following reasons. The cited reference fails to disclose or suggest all aspects set forth in the subject claims.

A single prior art reference anticipates a patent claim only if it expressly or inherently describes each and every limitation set forth in the patent claim. Trintec Industries, Inc. v. Top-U.S.A. Corp., 295 F.3d 1292, 63 USPQ2d 1597 (Fed. Cir. 2002); See Verdegaal Bros. v. Union Oil Co. of California, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987). The identical invention must be shown in as complete detail as is contained in the ... claim. Richardson v. Suzuki Motor Co., 868 F.2d 1226, 9 USPQ2d 1913, 1920 (Fed. Cir. 1989) (emphasis added).

The claimed invention relates to methods and systems for installing application program suites, the number and type of install actions and their availability, selection and display. To this end, amended independent claim 1 recites a computer-readable medium having a suite of computer-executable components comprising at least one component implementing a component setup interface, said component setup interface exposing a first method to allow another component to query for a specific setup install action interface for each install action available for the component, wherein said setup install action interface comprises a GetResult method that returns a resultant state of the component after performance of the install action. Hurley et al. is silent regarding such novel features.

Hurley et al. relates to developing object oriented programs by connection and configuring available subprograms. A subprogram can have an arbitrary number of outlets that are defined at program configuration time and facilitate connecting the subprogram to other subprograms. However, Hurley et al. is silent regarding wherein said setup install action interface comprises a GetResult method that returns a resultant state of the component after performance of the install action as recited by the subject claims.

Accordingly, it is requested that this rejection be withdrawn.

CONCLUSION

The present application is believed to be in condition for allowance in view of the above comments and amendments. A prompt action to such end is earnestly solicited.

In the event any fees are due in connection with this document, the Commissioner is authorized to charge those fees to Deposit Account No. 50-1063 [MSFTP1152USB].

Should the Examiner believe a telephone interview would be helpful to expedite favorable prosecution, the Examiner is invited to contact applicants' undersigned representative at the telephone number below.

Respectfully submitted,
AMIN, TUROCY & CALVIN, LLP

/Himanshu S. Amin/ Himanshu S. Amin Reg. No. 40,894

AMIN, TUROCY & CALVIN, LLP 24TH Floor, National City Center 1900 E. 9TH Street Cleveland, Ohio 44114 Telephone (216) 696-8730 Facsimile (216) 696-8731